

THREE OF WASHINGTON'S MOST CHARMING DEBUTANTES



At the right Miss Maitland Marshall, daughter of Brigadier General Marshall, U. S. A., one of the great favorites in the younger army set. In the

center, Miss Lucy Virginia Russell, daughter of Assistant Attorney General Russell, the recipient of many social entertainments at the national

capital. At the right, Miss Elizabeth Matile, daughter of General Matile, U. S. A.

PRINCE FILES SUIT FOR WIFE'S MONEY

Baltimore, Jan. 9.—Prince Henri De Gallard De Beaulieu De Chalais, son-in-law of Ross Winans, millionaire of Baltimore and London, has filed suit to obtain possession of \$200,000, which the prince now holds in trust for his two children. He is temporarily attached to the French embassy at Washington.

The suits are against Ross Winans

and General F. C. LaTrobe, who had in trust this money in the shape of bonds for the princess before her death. The princess was Miss Beatrice Winans.

When the Prince De Beaulieu married Miss Winans, the father of the bride gave his daughter \$300,000 in bonds under a deed of trust, signed by himself and General LaTrobe. Shortly after the marriage and before any children were born, the wife made a deed, willing, under the French law, the \$300,000 to De Beaulieu. After this, two children were born. Then, a little more than a year ago, the princess died.

The prince would have got the whole \$300,000, but the French law does not allow a parent to disregard children in a will. The prince, it is said, declined to accept the \$300,000 outright and keep it in trust, using the interest himself. Subsequently, the prince says, he learned that the fact that there was a deed of trust not taken to the probate court there, and he (the prince) believes he is entitled to keep the whole of the estate.

SALT LAKE AND STATE NEWS

MRS. PARSONS TELLS COURT OF HER NEEDS
Wife of Well-Known Attorney Says \$250 a Month Is Not Enough.

Salt Lake, Jan. 9.—Two hundred and fifty dollars a month is not sufficient to maintain Mrs. Jennie B. Parsons and her daughter, and provide them with suitable winter clothing, and it would require from \$400 to \$500 a month to maintain Mrs. Parsons in the style to which she has been accustomed.

This was Mrs. Parsons' testimony before Judge Morse of the District court Friday afternoon in the hearing of the order directed against C. C. Parsons to show cause why he shall not pay Mrs. Parsons and daughter \$250 a month pending the final adjudication of the separate maintenance suit against him. The order was entered as requested, the first payment to be made January 15, but probably will be held in abeyance, upon agreement, until Mr. Parsons returns to the city.

Mrs. Parsons, on the stand, reviewed her second marriage to Mr. Parsons at Denver in 1901 and their subsequent separation in 1904. At that time Mr. Parsons mentioned \$300 as a proper monthly allowance for her and her daughter, she said, but has only given her \$250 a month. This hasn't been available for several months, for since June last she has had to share it equally with her daughter. The allowance never was paid until the end of the month, and consequently was thirty days in arrears, Mrs. Parsons testified.

Mr. Parsons, as legal adviser to the Newhouse and Boston Consolidated Mining company interests, is in receipt of anywhere from \$2000 to \$3000 a month, Mrs. Parsons declared, while she and her daughter must get along on \$250 a month, and are still indebted to Walker Bros. for summer clothing for 1908. Payments of \$25 a month have been applied upon this debt regularly, but there is still \$19 owing, Mrs. Parsons said. An allowance of \$250 a month is barely sufficient for the actual living expenses of herself and daughter, she declared, and has not sufficed to secure clothing for the winter for them.

UTAH PATENTS

Granted this week: reported by C. A. Snow & Co., patent attorneys, Washington, D. C.—G. E. Ison, Huntington, station indicator. W. H. Wallace, Salt Lake City, single delivery notebook. For copy of any of above patents send 10 cents in postage stamps with date of this paper to C. A. Snow & Co., Washington, D. C.

CLOSE BIDDING ON BRIDGE CONTRACT
Nine Concerns Make Twenty-Eight Offers to Build the Structure.

Salt Lake, Jan. 9.—There was some close, sharp bidding before the board of public works Friday evening for the contract to erect a bridge over the Jordan river at North Temple street, to take the place of the old White bridge, recently torn down. In all, there were nine bidders and twenty-eight offers.

The bids were upon steel construction and concrete construction, twenty-two upon the former and four upon the latter. The Midland Bridge company of Kansas City was the lowest bidder upon concrete construction, with a tender of \$6,587, and S. Birch & Sons construction company the highest, with one offer of \$9,900, including an asphalt roadway, and another bid

CONSUL AND MRS. CHENEY OF THE FATED ITALIAN PORT.



Mr. A. S. Cheney, consul to Italy, with headquarters at the Italian port of Messina, and his wife and family were killed in the consulate during the great earthquake.

GEN. CIPRIANO CASTRO AS HE APPEARS IN EUROPE TODAY.



It is generally supposed that General Castro will never return to Venezuela. He and his staff are now in Berlin, Germany, and so well does he like the place that he has decided to remain there and with this in view has taken up quarters in the residence district.

While General Castro may be a sick man, it is generally believed that other influences than his illness took him so hurriedly from the southern republic. He and his staff prefer Paris to Berlin, but France's cold shoulder put a damper on his idea of taking up a residence in gay Paris.

General Castro is well fixed financially out of the money he laid aside while he ruled over the Venezuelan republic. He is living in one style and greatly enjoying his sojourn on the continent.

RECEIVES TWO THREATENING LETTERS DEMANDING \$1,000

Chicago, Jan. 9.—Two detectives now accompany Giuseppe Nammo when he goes to and returns from his work as foreman of a butterline factory. Nammo had asked the police for protection because he had received two letters demanding \$1,000.

"The writer threatens to get no when I went home," Nammo said, "and I am afraid he will shoot me in the back. I have no enemies that I know of and know of no cause for the threats."

SUPREME COURT AFFIRMS THE VERDICT

INTERNATIONAL HARVESTER CO. MUST PAY \$12,600 FINE.

It Was Found Guilty in Lower Court of Having Violated Kansas Anti-Trust Laws.

Topeka, Kas., Jan. 9.—The Kansas supreme court, in a decision handed down today, affirmed the verdict and fine of the district of Shawnee county against the International Harvester company. The company must pay a fine of \$12,600 on forty-two counts, each count being a violation of the criminal sections of the Kansas anti-trust laws.

In the fall of 1906, C. G. Coleman, then attorney general of Kansas, began the criminal action against this company. He brought seventy-five separate counts against it. Each count was for the sale of a moving machine or self-blinder. The sales were actually made by Topeka implement dealers, acting as agents of the International Harvester company. When the case was tried, thirty-three of these counts were quashed on account of technicalities. Judge A. W. Dana, of the district court, sustained each of the other counts and when the jury brought in a verdict of guilty against the company, he fined it \$300 on each count, making a total of \$12,600. The company might have been fined \$42,000 if the maximum penalty had been assessed.

The chief evidence against the International at the trial was the words of President Cyrus McCormick of the company to the effect that his company controlled ninety-five per cent of the harvesting machine plants of the country and he hoped to get all of them. The company's attorneys objected strenuously to this evidence, and based appeals on objections, but the supreme court upheld Judge Dana. Further evidence as to the existence of a trust was based on contracts of the company's agents in Kansas.

The Shawnee court decision in this case attracted attention all over the country at the time and the supreme court's stamp of approval of that decision is far-reaching. It is certain this case will be appealed to the supreme court of the United States.

SCIENTIFIC INVESTIGATION MADE OF MIND CURE

Chicago, Jan. 9.—The Rev. Johnston Myers has given an explanation of the objects of the psycho-therapeutics class which he is forming in his church.

"This is an education enterprise for the scientific investigation of mind cure," he said. "We propose to cover the whole field of mental science in its philosophical, psychological, historical, medical and religious aspects. The object is to bring into the homes the assaults of the best science, the soundest learning and the most recent investigations on this subject."

"The time it takes when the power to heal the sick as well as to cast out devils may be the test by which the usefulness of the church may be gauged. Mental and spiritual laws are just as immutable as those of the physical realm. Everyone should understand these laws and teach them and place in the hands of the people the knowledge with which to heal and cleanse."

ADMIRAL EVANS TALKS AT CARNEGIE HALL.

New York, Jan. 9.—Among the many interesting and picturesque statements made by Rear Admiral Robley D. Evans, in his talk last night at Carnegie Hall, under the auspices of the Navy league, was one concerning the conversation with President Roosevelt just before the department of the Atlantic battleship fleet for its globe-circling cruise.

"Admiral," the President said, according to Admiral Evans, "remember that you are on a peaceful expedition, but if it should turn out otherwise, you know your position."

During his praise of the skill of the Yankee sailors at target practice, Admiral Evans imparted some information with regard to the recent target work at Manila. What he had heard, he said, was "unofficial," but he understood that after one of the battleships had fired a 12-inch gun 15 times at a target five miles away, there were found to be exactly fifteen holes in the target. "Fighting Bob's" reference to Japan, so far as the possibility of war was concerned, were brief indeed.

WIDOW OF THE LATE MAJOR CHAFFEE DEAD

Kansas City, Jan. 9.—Mrs. Helen Chaffee, 72 years old, widow of the late Major Orestes P. Chaffee, brother of General Andra E. Chaffee, died at her home here last night. She was born in Knoxville, Ills.



JUDGE ADAMS, SITTING IN THE HARGIS CASE, AND BEFORE WHOM THE SECOND TRIAL OF THIS REMARKABLE CASE WILL UNDOUBTEDLY TAKE PLACE.

6 days more

One week from tonight this January Sale will close--a thousand inches of space might be used telling of the possible savings--but suffice to say, everything is considerably cheaper. supply all your wants now.

WRIGHTS JANUARY SALE

UNUSUAL COLD AND STORM UNABATED

Salt Lake City, Jan. 9.—The unprecedented storm of the last few days over the northwestern Pacific states gives no indication of an abatement. The unusual cold continues and the snow fall is beginning to impede railway traffic. The Fraser river is frozen over above New Westminster, B. C., and navigation is closed.

Friday Harbor, county seat of San Juan county, Washington, is without water and light, the water mains being frozen. Ice interferes with navigation in the Columbia river. At Spokane the thermometer is below zero and the snow fall is 14 inches.

The Transcontinental railroads are fairly successful in maintaining schedules. It is feared that the cold has killed the peach buds in Spokane Valley, but it is believed the winter wheat has been protected by snow.

Helena reports a temperature of 20 below zero.

Railroads without car service until noon today. Missoula reports seven delayed passenger trains standing on the tracks. Of these three were due to arrive January 7, and three yesterday. Passenger service on branch lines has been discontinued.

WEEKLY STATEMENT OF CLEARING HOUSE BANKS

New York, Jan. 9.—The statement of the clearing house banks for the week show that the banks hold \$22,692,950 more than the requirements of the 25 per cent reserve rule. This is an increase of \$1,725,650 in the proportionate cash reserve as compared with last week.

The statement follows:

Loans, \$1,297,035,700; increase, \$23,815,000.
Deposits \$1,358,349,800; increase \$37,482,200.
Circulation \$50,254,400; decrease \$106,700.
Legal tender, \$83,151,000; increase \$3,602,900.
Specie \$279,129,400; increase \$7,563,300.
Reserve \$362,280,400; increase \$11,166,200.
Reserve required \$339,587,450; increase \$9,370,650.
Surplus \$22,692,950; increase \$1,725,650.
Ex-United States deposits \$24,890,750; increase \$1,740,450.
The percentage of actual reserve of the clearing house banks today was 27.08. The statement of banks and trust companies of Greater New York, not members of the clearing house, shows that these institutions have aggregated deposits of \$1,145,495,800; total cash on hand \$12,301,100, and loans amounting to \$1,056,502,900.

DEATH SENTENCE COMMUTED TO 10 YEARS' IMPRISONMENT

New York, Jan. 9.—The confession of Marie Ferrillo that she committed perjury because of hatred toward the man who had killed her husband, yesterday saved Nicola Searconi of Brooklyn, from electrocution after he had been sentenced to receive such a death. Searconi was to have been executed next week for the murder of Frank Ferrillo. Since his sentence Mrs. Ferrillo has told the police that her husband was the aggressor in the quarrel with Searconi.

Yesterday Searconi was brought down from the death house at Sing Sing prison and his sentence changed to imprisonment for not more than ten years.

FORMER MINISTER HAS BEEN CONVICTED OF MANSLAUGHTER

Mexico, Mo., Jan. 9.—Clyde M. Gow, formerly United States minister, who has been on trial for alleged complicity in the death of Miss Lizzie Gleason, a teacher, last July, was found guilty of manslaughter in the second degree last night and sentenced to four years in the penitentiary. Gow was deposed from the ministry last August on account of his connection with the woman's death. She died following an operation for which she said Gow was responsible. Gow denied the charge. Dr. W. A. Hemphill, accused with Gow, was convicted by a jury several months ago, but his case has been appealed to the State supreme court.

WOMAN IS ACQUITTED OF MURDER CHARGE

Newark, N. J., Jan. 9.—Mrs. Josephine Amere, who has been on trial here for several days on a charge of having murdered Michael Marittanen on August 5, last, was acquitted last night. The woman's defense was that she shot the man in defense of her honor.

AMERICAN WAS IN THE EARTHQUAKE

London, Jan. 9.—The foreign office has been advised from Malta that an American named Paul Richards, of Pennsylvania, has arrived there on board the British cruiser Minerva and been sent to the hospital.

SECRETARY CORTELYOU, COMPTROLLER MURRAY AND DEPUTY COMPTROLLER KANE OF THE TREASURY DEPARTMENT, WHO ARE BACKING A THOROUGH REORGANIZATION OF THE SYSTEM OF NATIONAL BANK EXAMINATION



Washington, Jan. 10.—With all its boasted strength and solidity, it is a well known fact that the national banks are not receiving the attention at the hands of the bank examiners that many think they should. In contrast with the average state bank examination their work is far below what it should be. This is not the fault of the examiners, for they are all competent men, but it is due to the system now in vogue.

Under the fee system a comptroller

does not direct the routes of the examiners. These men pay their own expenses out of the gross amount of their fees and therefore lay out routes in such a manner that the expenses may be kept to a minimum, following a certain program month after month, and it is their aim to get to the examination to the utmost. When it is attempted to examine a national bank in anything like a thorough manner in the one to three days allotted for examination, the work becomes far too arduous for any set of examiners to accomplish.

The treasury department, under the direction of Secretary Cortelyou, and with the co-operation of Comptroller Murray and Deputy Comptroller Kane, has taken this matter up and now are asking for a complete reorganization of the inspection department. They plan to put the examiners on a salary per diem and expense basis and abolish the present fee system. This will involve a considerable increase in expense, but it comes upon the recommendation of many banks who would themselves be the ones to lose by the increased expense. The more conservative national bankers feel that the additional expense would be more than made up to them by having a thorough examination of every national bank.

BELIEVES MAN SHE SAVES STEALS HER COSTLY JEWELS

Chicago, Jan. 9.—Mrs. Foster Moore saved a man's life at a fire yesterday and now believes that, in return, he robbed her of \$5,000 worth of jewels. She found him in a hall way apparently overcome by smoke and succeeded in getting him to the stairs. Later she saw him running away from the building in a suspicious hurry, and soon afterwards she missed her valuables.

AGED WOMAN DIES AT ROSEBUD INDIAN AGENCY

Valentine, Neb., Jan. 9.—Mrs. Sarah R. Riggs died today at her home at the Rosebud Indian agency, South Dakota, at the age of 93 years. She was the wife of Rev. Stephen R. Riggs, of Plainfield, who is said to have preached the first religious sermon at Calcutta. She was a missionary among the Indians at the Columbia River in Oregon in 1844.

ARTHUR P. DAVIS TO INVESTIGATE CANAL



When the president wishes to secure evidence of any kind, he selects for his special investigators the best men available. Now that he wishes to make a thorough examination of the Panama canal, the president has secured Chief Engineer Arthur P. Davis, of the reclamation service, to carry on his work. The president values the opinion of Mr. Davis very highly for through his work in his department, he has established a record for clear, concise, definite decisions on matters of national import.

Mr. Davis was born at Decatur, Ill., back in '61. He was educated in Illinois and Kansas and later took a course at Columbian university and Washington. His first government work was as topographer for the United States geological survey in 1894. During this time he conducted surveys and explorations in Arizona, New Mexico and California. When the government began to study the canal as a national economic problem, Mr. Davis was again in the forefront and as hydrographer for the government, he measured the western streams. When the Panama canal was under discussion in congress it was Mr. Davis who had charge of the hydrographic examination of Nicaragua and Panama routes.

Mr. Davis is well known as an author of technical books and his judgment on matters like the Panama canal is almost supreme.

S.S.S. THE REMEDY FOR SORES AND ULCERS

The combination of healthful vegetable ingredients of which S. S. S. is composed, makes it an especially desirable and effective remedy in the treatment of sores and ulcers of every kind. Since an impure condition of the blood is responsible for the trouble, a medicine that can purify the blood is the only hope of a successful cure; and it should be a medicine that not only cleanses the circulation, but one that at the same time restores the blood to its normal, rich, nutritive condition. S. S. S. is just such a remedy. It is made entirely of healing, cleansing vegetable properties, extracted from nature's roots, herbs and barks of the forest and fields. It has long been recognized as the greatest of all blood purifiers, possessing the qualities necessary to remove every impurity in the blood. When S. S. S. has purified the circulation, and strengthened and enriched it, sores and ulcers heal readily and surely, because they are no longer fed and kept open by a continual discharge into them of irritating disease-laden matter from the blood. S. S. S. brings about a healthy condition of the flesh by supplying it with rich, nourishing blood and makes a permanent and lasting cure. Book on Sores and Ulcers and any medical advice mailed free to all who write.

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